

the Commonwealth, for the Support of the Government, and to pay the interest, on
the public debt," approved March 30th 1877, as amended by the Act affixing
April 2^d 1877, and as amended by the act approved April 1st 1879?

To \$1.00
paid.

On the Medium
Registers with
an Octave as to
the frequency of
which bid a
Obtaining an
det. and due for

1879

of Ber-Roon Liquor is this day granted to J. C. Butz & Co. G. C. Bratton
J. C. Drury & Bros; on their application to sell by the Drunks in quantities
of not more than One half pint not to be taken away from the place of
delivering but to be drunk at the place where said Wine, Ardent Spirits, etc.
Liquors, Cider or any Mixture thereof, at their places of business in this
County, for the period beginning on the 1st day of October 1879, and ending
on the 30th day of April 1880, the Court being fully satisfied that the ap-
plicants are fit persons, and their places of business are suitable and con-
venient, and the applicants having executed bonds as required by law, and
good Security payable to the Commonwealth of Virginia, in a sum of
Three Hundred dollars, conditioned for the faithful performance of the
requirements of the Act of the General Assembly of Virginia, entitled
"An Act imposing a tax and prescribing the Mode of collecting the same,
and the privilege of Selling Wine, Ardent Spirits or other Liquors, when
the Committee of the Commonwealth for the Support of the Government
and to pay the interest on the Public Debt," approved March 28th 1877,
as amended by the Act approved April 2^d 1877, and as amended by
the Act approved April 1st 1879."

To $\$1.00$
paid.

On the effects
and treatment of
Suffocation
Hemicardiology
to be revised
retreat of
in due form

G. A. Gay & John J. Deyo, Commissioners of the Revenue for Fulton
No. 1 of Westmoreland County, this day made their Report in accordance
with the 8th Section of Chapter 153. of the Acts of the General Assembly
of Virginia 1846-47, approved March 30th 1847, which Report is
Ordered to be filed.

✓ the Estate of

The last will & Testament of Edwin Harris dec'd was proved by the test
of Wm P. Gibell & C. L. Fields two of the subscribers thereto,
and ordered to be recorded. And as per the request of H. P. Gibell,
it is ordered that Wm W. Bruegg Sheriff of this County take &
his hands the Estate of the said Edwin Harris, and administer to
same as the law directs.

X

The Court doth appoint Richard B. Davis Guardian of F. G. Holme
and R. E. G. Holme Orphans of F. G. Holme dec'd. and whereupon it
Said Richard B. Holme together with W. T. Davis his Son-in-Law
justified on Oath as to his Suffering entered into an acknowledgment
(a bond in the penalty of Five Thousand Dollars, conditioned to the
Court's direction, which bond is ordered to be recorded.)

On the 29th
he is returning
✓ See Mainemont

The Court doth appoint George W. Britton ^{William Britton} Guardian of the Estate of Wm. T. Britton doth and therewith doth bind George W. Britton with the Attorney his Security (also ^{for} ^{as} ⁱⁿ ^{the} ^{case} ^{of} ^{any} ^{loss} ^{sustained}) to extend into and acknowledge a sum in ^{the} ^{amount} ^{of} ^{Twenty} ^{dollars}, conditioned as the law directs, which is ordered to be recorded.